



STILL DEBATING CANAL TREATY TALKING PEACE; READY FOR WAR

Divided Opinion on President's Right to Withhold Information. Russia's Reply to Japan's Latest Note Soon Expected.

DIGNIFIED DAY IN SENATE
PROPOSITION STATED PRESIDENT IS NOT A SERVANT.

BELIEF THAT BATTLE CRY WILL SOON BE HEARD.

WASHINGTON, Jan. 28.—The time of the senate today was devoted to debate rather than to speeches on the attitude of the United States toward the Panama revolution. There was a variation, however, in that the discussion also had reference to the right of the president to withhold information called for by the senate. The foundation of the controversy was the Democratic caucus resolution calling on the president to state whether he has yet supplied all the papers in the archives bearing on the Panama affair.

The debate was opened by Mr. Culbertson and was participated in by Gorman and Bacon on the Democratic side of the chamber and by Messrs. Cullum, Spooner and Lodge on the Republican side. The Democrats contended for the right of the senate to demand information in the possession of the executive, bearing on the Panama affair, while the Republicans spoke in defense of the discretion of the president to withhold information.

When Mr. Morgan's resolution calling for Minister Buchanan's letter concerning amendments to the canal treaty was laid before the senate, Mr. Morgan withdrew and a speech in support of the resolution was made by Mr. Cullum. The resolution of Mr. Culbertson, introduced at the instance of the Democratic caucus, requesting the president to inform the senate whether all the correspondence relating to the construction of an isthmian canal had been sent to the senate, was taken up.

Mr. Cullum objected to the resolution as too broad as to date, and in his suggestion Mr. Culbertson announced it so as to limit the request for correspondence since June 25, 1902, the date of the approval of the Spooner act.

Publicity Optional.

Mr. Cullum then suggested that the resolution be further amended so as to relieve the president of the necessity of sending information, to supply which would, in his opinion, be incompatible with the public interest. Mr. Culbertson declined to accept this amendment and made a speech in support of his objection and in favor of the adoption of the resolution as it stood. Mr. Cullum assured Mr. Culbertson that whether his amendment was accepted or not, the senate will get all the information there is in the department pertinent to the general question.

Mr. Hale advocated the amendment. Mr. Tillman contended that there is a difference between negotiations and treaties, but Mr. Cullum contended that the president as the holder of one branch of the government has rights which pertain to his office exclusively.

"Our friends on the other side," he went on, "seek after a week or two of caucusing to get some advantage. They hope to catch the president in an untruth, but they won't succeed, for there never was in the White House a president who was not to be found in such a predicament."

Mr. Culbertson disclaimed any intention of reflecting upon the president's capacity, and Mr. Cullum contended that the president's capacity was not in question, but that the resolution did not justify such an interpretation. Mr. Cullum gave assurances that the information sought would be forthcoming.

Mr. Gorman replied, saying that "there is not now and there is not likely to be a resolution to be presented on this side of the chamber which is not couched in the most respectful language. We have too high a respect for that high office to pursue any other course."

He stated that the discretionary clause had been purposely omitted from this resolution, but said that the omission was no indication of a desire to reflect on the president.

President Is Not Servant.

Mr. Aldrich suggested that the resolution should be amended so as not to include papers covering presidential negotiations which may now be on, and Mr. Gorman replied that he had not heard that such negotiations were in progress. He was delighted to hear that such was the case, and he hoped for the honor of the country that the negotiations would be pressed to a successful conclusion.

Mr. Gorman said that Mr. Cullum should not be so sensitive about the president. That official could take care of himself, and he should not refuse to give his assent to a request for the fullest possible information on a question so important.

"There is no insinuation in the resolution," he said, "and why hesitate about its passage?"

Mr. Spooner replied to Mr. Gorman. The resolution, he said, was understood to be the right of the president to withhold information from the senate. He did not adopt the suggestion of Mr. Cullum that there was an insinuation against the introduction of the resolution, for he knew "how absolutely guileless the senator from Maryland and the senator from Texas are in matters political." He could not restrain the thought that possibly there was a purpose of using the matter on the stump.

The president is not, Mr. Spooner argued, "the servant of the senate and the senate cannot command, and although the senate is a part of the treaty-making power, the president is still the head of a co-ordinate branch of the government and will exercise authority in his own sphere of duty."

In conclusion, Mr. Spooner said: "I intend to vote now and always, no matter who is president, because it is the interest of the country and the respectful and decent to the president, for proposition of amendment, leaving to the discretion of the president the right to withhold any papers which he believes should not be made public."

Mr. Lodge supported the position taken by Mr. Spooner.

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GAMBLING WITH EMPLOYER'S CASH WINNS HIS SPURS

Poolroom Men Can't Be Prosecuted, Cashier Will Suffer. Minnesota's New Representative Is Entertaining.

UNPUNISHED HAVE THE COIN KEPT HOUSE IN LAUGHTER

TYPES OF JUSTICE METED OUT TO DISHONEST MEN. PRESIDENT COMES IN FOR UNCOMPLIMENTARY REMARKS.

NEW YORK, Jan. 28.—After having been closed several days, a number of poolrooms here, controlled by a bookmaker who is credited with having won nearly \$1,000,000 on the racetracks last season, have been reopened. When the places were closed, it was said to be due to the price in the telegraph company for racing results, but, according to the Herald, the true reason was that the proprietor discovered a conspiracy among employees whereby more than \$25,000 had been paid out in five months. A new staff of men now run the rooms.

It is understood that all wagers made in each room were honestly recorded on each sheet by the conspirators, but on one sheet were recorded wagers that were not made. If the result of the race showed the fraudulent wagers to be successful, the conspirators would be successful in their scheme. If the result of the race showed the fraudulent wagers to be unsuccessful, the conspirators would be unsuccessful in their scheme.

The net result was that while the syndicate was losing a good deal of money, taking bets from other rooms the proprietors of which did not care to risk large amounts and announce their losses, they were able to keep their hands clean. The syndicate was able to keep their hands clean by taking bets from other rooms the proprietors of which did not care to risk large amounts and announce their losses.

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ANOTHER PRESENTATION.

UTAHNS TO SEE OPERA MORMON CHURCH IS UNDER FIRE

Many Westerners Drawn to New York in Parsifal Pilgrimage. Prominent Utahn in Washington Declares That Federal Government Could Do Nothing Greater to Injure This State Than to Press Investigation of Smoot Case.

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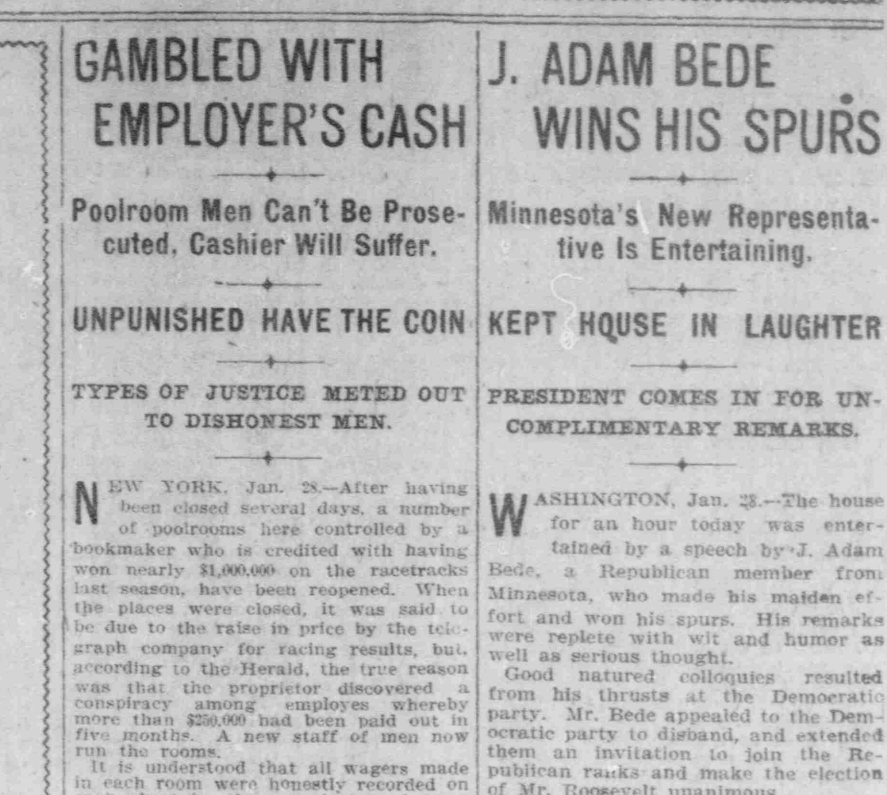
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